ANTHONY G. SIMON, Mo. Bar No. 38 TIMOTHY E. GROCHOCINSKI, Mo. E The Simon Law Firm, P.C. 701 Market Street, Suite 1450 Saint Louis, Missouri 63101 Telephone: (314) 241-2929 Facsimile: (314) 241-2029 asimon@simonlawpc.com teg@simonlawpc.com	3745 (pro hac vice) 3ar No. 59607 (pro hac vice)
Attorneys for Plaintiff, TELECONFERENCE SYSTEMS, LLC	· .
UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
SAN FR	RANCISCO DIVISION
TELECONFERENCE SYSTEMS, LLC,) Case No.: 3:10-cv-5740-JSW
Plaintiff,))JOINT STIPULATION AND [PROPOSED]
vs. AT&T CORP., et al.	ORDER TO EXTEND CLAIM CONSTRUCTION DEADLINE PURSUANT TO PAT. L.R. 4-2
Defendants.	Hon. Jeffery S. White
WHEREFORE Plaintiff Teleconference Systems, LLC files this Joint Stipulation to	
extend the deadline to exchange proposed constructions and extrinsic evidence pursuant to Pat.	
L.R. 4-2 and in support thereof state as fo	follows:
WHEREFORE, on January 18, 2011, this Court issued an order relating this matter to	
Cisco Systems, Inc. v. Teleconference Sys	estems, LLC, et al. (Case No. 3:09-cv-1550-JSW) [Doc.
231].	
WHEREFORE, on August 9, 201	10, the Court issued an Order in the Cisco Systems, Inc.
v. Teleconference Systems, LLC, et al. m	natter (Case No. 3:09-cv-1550-JSW) adopting the
schedule for Patent Local Rules disclosu	res and claim construction briefing outlined by the
parties in their Joint Case Management S	Statements in the California Actions [Doc. 201]. Also,
	1.

Case No. 3:10-cv-5740-JSW

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on December 22, 2010, Judge Jeffery S. White issued an Order granting an extension of the claim construction deadlines [Doc. 228].

WHEREFORE Plaintiff's counsel requests an extension to consult with their clients regarding claim terms to be exchanged.

WHEREFORE Plaintiff requests and Defendants have consented to a one day extension of the exchange of proposed constructions and extrinsic evidence pursuant to Pat. L.R. 4-2 from March 14, 2011 to March 15, 2011.

WHEREFORE the requested extension does not affect any other deadlines scheduled in this matter.

NOW THEREFORE IT IS HEREBY STIPULATED BY AND BETWEEN THE PARTIES that, subject to the Court's approval, the deadline to exchange proposed constructions and extrinsic evidence pursuant to Pat. L.R. 4-2 be extended to March 15, 2011.

Dated: March 14, 2011

THE SIMON LAW FIRM, P.C.

By: /s/ Timothy E. Grochocinski
Timothy E. Grochocinski
teg@simonlawpc.com

Dated: March 14, 2011

WEIL, GOTSHAL & MANGES, LLP

By: /s/ Andrew Perito
Andrew Perito

Andrew.perito@weil.com

Dated: March 14, 2011

BAKER BOTTS, LLP

By: /s/ Kurt Pankratz

Kurt Pankratz

kurt.pankratz@bakerbotts.com

2.

ATTESTATION PURSUANT TO GENERAL ORDER 45

I, Timothy E. Grochocinski, attest that concurrence in the filing of this document has been obtained from the other signatory. In compliance with General Order 45, paragraph X.B., I hereby attest that Andrew Perito and Kurt Pankratz have concurred in this filing.

I declare under penalty of perjury that the foregoing is true and correct. Executed on March 14, 2011.

By: /s/Timothy E. Grochocinski
Timothy E. Grochocinski

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing was served on all parties of record via the Court's CM/ECF system on March 14, 2011.

/s/ Timothy E. Grochocinski
Timothy E. Grochocinski

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

_	SAN FRANCISCO DIVISION	
3 4 5	TELECONFERENCE SYSTEMS, LLC, Plaintiff,	Case No.: 3:10-cv-5740-JSW [PROPOSED] ORDER
	vs.) Judge Jeffery S. White
6	AT&T CORP., et al.) Judge Jenery 3. Winte
7	Defendants.	}
9	Durguent to the foregoing Joint Stipulat	ion, and for good cause shown, IT IS SO
10	Pursuant to the foregoing Joint Stipulation, and for good cause shown, IT IS SO	
11	ORDERED the deadline to exchange proposed constructions and extrinsic evidence pursuant to	
12	Pat. L.R. 4-2 be extended to March 15, 2011 is GRANTED.	
13	7 . 1 Moush 15 2011	Jethry Swhits
14	Dated: March 15, 2011	Jeffery Whife
15		U.S. District Judge
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